Case4:11-cv-01805-SBA Document62 Filed02/21/12 Page1 of 4

1	COOLEY LLP MICHAEL G. RHODES (SBN 116127) (rhode	sma@cooley.com)
2	MICHAEL G. RHODES (SBN 116127) (rhodesmg@cooley.com) GAVIN L. CHARLSTON (SBN 253899) (gcharlston@cooley.com) 101 California Street, 5th Floor	
3	San Francisco, CA 94111-5800 Telephone: (415) 693-2000	
4	Facsimile: (415) 693-2222	
5	ANNE H. PECK (SBN 124790) (peckah@coole JEFFREY T. NORBERG (SBN 215087) (jnorb	
6	3000 El Camino Real Palo Alto, CA 94306-2155	
7	Telephone: (650) 843-5000 Facsimile: (650) 849-7400	
8	Attorneys for Plaintiff	
9	FACEBOOK, INC.	
10	KATTEN MUCHIN ROSENMAN LLP KRISTIN L. HOLLAND (SBN 187314) (kristii	n.holland@kattenlaw.com)
11	2029 Century Park East, Suite 2600 Los Angeles, CA 90067-3012	,
12	Telephone: 310.788.4400 Facsimile: 310.788.4471	
13	FLOYD A. MANDELL (admitted <i>pro hac vice</i>) (floyd.mandell@kattenlaw.com) WILLIAM J. DORSEY (admitted <i>pro hac vice</i>) (william.dorsey@kattenlaw.com) 525 W. Monroe Street	
14		
15	Chicago, IL 60661-3693 Telephone: 312.902.5200	
16	Facsimile: 312.902.1061	
17	Attorneys for Defendants VARIOUS, INC., et al.	
18	UNITED STATES	S DISTRICT COURT
19	NORTHERN DISTRICT OF CALIFORNIA	
20	OAKLAND DIVISION	
21	FACEBOOK, INC.,	Case No. 4:11-cv-01805-SBA
22	Plaintiff,	STIPULATED DISMISSAL AND
23	V.	ORDER ORDER
24	VARIOUS, INC.; GMCI INTERNET OPERATIONS, INC.; TRAFFIC CAT, INC.;	
25	FRIENDFINDER NETWORKS INC.; and DOES 1-100,	
26	Defendants.	
27		
28	AND RELATED COUNTERCLAIMS	
LAW		STIPULATED DIS

COOLEY LLP ATTORNEYS AT LAW PALO ALTO

STIPULATED DISMISSAL CASE No. 4:11-cv-01805-SBA

Case4:11-cv-01805-SBA Document62 Filed02/21/12 Page2 of 4

1	Plaintiff Facebook, Inc. ("Facebook") and De	efendants Various, Inc., GMCI Internet	
2	Operations, Inc., Traffic Cat, Inc., and Friendfinder Networks, Inc. ("Named Defendants") hereby		
3	3 stipulate, by and through their respective counsel,	that Facebook's claims against Named	
4	4 Defendants and Named Defendants' Counterclaims	against Facebook are dismissed with	
5	prejudice. Facebook and Named Defendants further stipulate that Facebook's claims against the		
6	Doe Defendants are dismissed without prejudice. This Court shall retain jurisdiction for purposes		
7	of enforcing a settlement agreement. Each party shall bear its own costs.		
8	8 Respectfully Submitted,		
9	Buted: I coldary 21, 2012	LLP L G. RHODES (116127)	
10	GAVIN L	L G. RHODES (110127) L CHARLSTON (253899) PECK (124790)	
11	JEFFREY	T. NORBERG (215087)	
12		Norberg (215087)	
13		for Plaintiff	
14	14 TACEBO	ok, nvc.	
15	KATIEN	MUCHIN ROSENMAN LLP	
16	FLOYD A	L. HOLLAND (187314) A. MANDELL (<i>pro hac vice</i>)	
17	WILLIAN WILLIAN	M J. DORSEY (pro hac vice)	
18		Holland (187314)	
19	Attorneys VARIOU	for Defendants S, INC., et al.	
20	20 VARIOU	3, 11.C., Ct al.	
21			
22			
23			
24			
25			
26			
27			
28	28		

COOLEY LLP ATTORNEYS AT LAW PALO ALTO

STIPULATED DISMISSAL CASE No. 4:11-cv-01805-SBA

1	[Рихорияеd]: Order:	
2	The Court, having considered the Stipulated Dismissal filed by Facebook and the Named	
3	Defendants, hereby orders that:	
4	1. Facebook's claims against Named Defendants are dismissed with prejudice;	
5	2. Named Defendants' counterclaims against Facebook are dismissed with prejudice;	
6	3. Facebook's claims against the Doe Defendants are dismissed without prejudice;	
7	4. Each party shall bear its own costs; and	
8	5. This Court shall retain jurisdiction over this dispute for purposes of enforcing a	
9	settlement agreement. Any disputes arising out of the settlement agreement will be referred to the	
10	Chief Magistrate Judge or her designee for the preparation of a report and recommendation.	
11		
12	IT IS SO ORDERED	
13	2/21/12	
14	- Sandre B. Ormstrag	
15	Saundra Brown Armstrong, United States District Judge	
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

COOLEY LLP ATTORNEYS AT LAW PALO ALTO

STIPULATED DISMISSAL CASE No. 4:11-CV-01805-SBA

GENERAL ORDER 45 ATTESTATION

In accordance with General Order 45, concurrence in the filing of this document has been obtained from each of the signatories and I shall maintain records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request by a party.

Jeffrey T. Norberg Attorneys for Plaintiff FACEBOOK, INC.

COOLEY LLP
ATTORNEYS AT LAW
PALO ALTO

STIPULATED DISMISSAL CASE NO. 4:11-CV-01805-SBA